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Nos. 13-55859, 13-55871, 13-55880, 13-55881, 13-55882, 13-55883, 13-55884 & 13-56028

IN THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

INGENUITY 13, LLC,

Plaintiff-Appellant,

v.

John Doe,

Defendant-Appellee,

v.

AF HOLDINGS, LLC; PRENDA LAW, INC.; PAUL DUFFY, ESQ.; PAUL HANSMEIER, ESQ.; JOHN STEELE, ESQ.; and BRETT GIBBS, ESQ.,

Additional Appellants.

APPELLANTS' SUPPLEMENTAL EXCERPTS OF RECORD VOLUME 1

APPEAL FROM THE UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA U.S.D.C. No. 2:12-cv-08333-ODW-JC THE HONORABLE OTIS D. WRIGHT II

DANIEL J. VOELKER, ESQ. Voelker Litigation Group 311 West Superior Street Suite 500 Chicago, Illinois 60654 312-870-5430 Attorney for Plaintiff-Appellant and Certain Additional Appellants. Case: 13-55884 02/25/2014 ID: 8991697 DktEntry: 25-2 Page: 2 of 6

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Declaration of Timothy Halloran, attaching Declaration of Jacques Nazaire,	
as Exhibit A, 04-18-2014	Supp. ER001

- 1 -

DECLARATION OF TIMOTHY HALLORAN IN RESPONSE TO PUTATIVE JOHN DOE'S REPLY BRIEF

28

Case No.: CV-12-8333- ODW(JCx)

1	I declare under penalty of perjury under the laws of the State of California that the foregoing is
2	true and correct and that this Declaration was executed on this 18th day of April 2013, in San
3	Francisco, California.
4	Dated: April 18, 2013
5	
6	By <u>/s/ Timothy J. Halloran</u>
7	Timothy J. Halloran
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27	Applnt. SUPP. ER2
8	- 2 -
	DECLARATION OF TIMOTHY HALLORAN IN RESPONSE TO PUTATIVE JOHN DOE'S REPLY BRIEF Case No.: CV-12-8333- ODW(JCx)

EXHIBIT A

Applnt. SUPP. ER3

- I, Jacques Nazaire, under the penalty of perjury, declare and state:
- 1. I am over eighteen years of age and am competent to testify as to the matters set forth herein. I make this affidavit on the basis of my personal knowledge and, if called, would be prepared to testify as follows.
- 2. I am attorney licensed to practice law in the State of Georgia.
- 3.1 have represented AF Holdings LLC in several matters in Georgia.
- 4. On the occasion when I needed to speak with a representative for AF Holdings LLC, my point of contact was Brett Gibbs, who I understood to be the lead counsel for all the AF Holdings LLC cases nationwide.
- 5. The only person at AF Holdings LLC that I have spoken to is Mark Lutz, who I understand is the CEO of AF Holdings LLC.
- 6. I have spoken infrequently to Mr. John Steele over the past years. He has never indicated that he has an ownership interest in any of the clients that I have represented in Georgia, including AF Holdings LLC.
- 7. I have no reason to believe that Mr. John Steele has any ownership interest in any client I have ever represented.

8. Any statement I may have previously made about John Steele having an interest in AF Holdings was pot based on my personal knowledge.

Jacques Nazaire

Subscribed and sworn to before me, this 18th day of April, 2013

Name of Notary

My commission expires:

201

NOTARY PUBLIC

CHRIS VADNAIS
NOTARY PUBLIC
Cobb County
State of Georgia
Tam. Expires Jan. 24, 2016

Applnt. SUPP. ER4